FORM PTO-1390
(REV. 6-67)

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

ORNEYS	DOCKET	NUMBER

·	TRANSMITTAL DESIGNATEI	LETTER TO TH D/ELECTED OF	IE UNI FICE (I	TED STATES DO/EO/US)	51247	
	NAL APPLICATION NO. JS91/02311	INTERNATIONAL FLING DATE PRIORITY			PRIORITY DATE CL. 03 April	
IIILE OF MY	COMP	NEURONAL NI	COTIN	IC ACETYLCHOLIN	NE RECEPTOR	1990 (03.04.90)
	RUST. Paul:	POLD, Michae AKONG, Michae	l Mill el and	ler; ELLIS, Ste	even Bradley:	
I.L. Ihis	express request to lmr U.S. National Fee (35 t	nediately begin nation	al examin	lected Office (DO/EC/US) nation procedures (35 U.S. s as follows:	the following Items und C. 371(1)).	er 35 U.S.C. 371:
CLAIMS	(1) FOR	(2) NUMBER FIL		(3) NUMBER EXTRA	(4) RATE	(5) CALCULATIONS
	TOTAL CLAIMS	20	-20-	-	X	s -
	INDEPENDENT CLAIMS	3	-3-	-	X	-
	MULTIPLE DEPE	NDENT CLAIM(S)	(il appli	cable)	+	
	BASIC NATIONAL FEE (37 CFR 1.492(a)(1)-(4)): International preliminary examination fee paid to USPTO (37 CFR 1.482)					
	Surcharge of \$130 for furnishing the National fee or oath or declaration later than 120 EX30 mos. from the earliest claimed priority date (37 CFR 1. 492 (e))					130
	TOTAL OF ABOVE CALCULATIONS				- 840	
	Reduction by 1/2 filled also. (Note:	? for filing by smal 37 CFR 1.9, 1.27, 1	l entity,	If applicable. Affidavi	t musts be	
	Processing fee o	1. tos (ven lab)			SUBTOTAL	+ 840
	□20 □30 mos. (from the earliest c	laimed p	nglish Translation late priority date (37 CFR)	er than L.492 (£))	
				TOTA	L NATIONAL FEE	\$ 840
	Fee for recording the enclosed assignment (37 CFR 1.21(h)).			+ 40		
				TOTAL F	EES ENCLOSED	\$ 880
b.	KTV 1110 COMMISSIONE	Deposit Account No	et is enck	ge any additional fees w	1 \$ to cov	. Or credit any

 3. A copy of the International Application as filed (35 U.S.C. 371(c)(2)) a. □ is transmitted herewith (required only if not transmitted by the International Bureau). b. ☆ is not required, as the application was filed in the United States Receiving Office (RO/US). c. □ has been transmitted by the International Bureau. 4. □ A translation of the International Application into English (35 U.S.C. 371 (c)(2)). 5. Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3)) a. □ are transmitted herewith (required only if not transmitted by the International Bureau). b. □ have been transmitted by the International Bureau. 6. □ A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)). 7. ☒x An oath or declaration of the inventor (35 U.S.C. 371(c)(4)). 8. □ A translation of the Annexes to the International Preliminary Examination Report under PCT Article 36(35 U.S.C. 371(c)(5)). Other document(s) or information included: 9. □ An Information Disclosure Statement under 37 CFR 1.97 and 1.98. 10. ☒x An assignment document for recording. Please mail the recorded assignment document to: a. ☒x the person whose signature, name & address appears at the bottom of this page. b. □ the following:
11. The above checked items are being transmitted a. □ before the 18th month publication. b. □ after publication and the Article 20 communication but before 20 months from the priority date. c. □ after 20 months but before 22 months (surcharge and/or processing fee included). d. □ after 22 months (surcharge and/or processing fee included). Note: Petition to revive (37 CFR 1.137(a) or (b)) is necessary if 35 U.S.C. 371 requirements submitted after 22 months and no proper demand for International Preliminary Examination was made by 19 months from the earliest claimed priority date. e. □ by 30 months and a proper demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date. f. ★★ after 30 months but before 32 months and a proper demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date (surcharge and/or processing fee included). Note: Petition to revive (37 CFR 1.137(a) or (b)) is necessary if 35 U.S.C. 371 requirements submitted after 32 months and a proper demand for International Preliminary Examination was made by 19 months from the earliest claimed priority date. 12. At the time of transmittal, the time limit for amending claims under Article 19 a. ★★ has expired and no amendments were made. b. □ has not yet expired. 13. □ Certain requirements under 35 U.S.C. 371 were previously submitted by the applicant on
Phillip H. Watt
Fitch, Even, Tabin & Flannery ADDRESS
135 South LaSalle Street
Chicago Ilinois 60603
Chicago III hois 60003
SIGNATURE Phillip H. Watt REGISTRATION NUMBER

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